

**Worksheet**  
**Determination of NEPA Adequacy (DNA)**

U.S. Department of the Interior  
Bureau of Land Management

Offices: **Vermilion Cliffs National Monument**  
**Kanab Field Office**

Tracking Number: N/A

Casefile/Project Number: **DOI-BLM-AZ-A020-2014-0007-DNA**

Proposed Action Title/Type: **David Kingham Photography and Adventure Southwest SRPs**

Location/Legal Description: **The proposed action is within the Paria Canyon-Vermilion Cliffs Wilderness, Paria Canyon, Sand Hills Special Recreation Management Area (SRMA), Paria SRMA, Gila and Salt River Meridian AZ, Coconino County Townships 41 North, Ranges 03, 04, 05 East.**

**A. Description of the Proposed Action and any applicable mitigation measures**

Description of Proposed Action: The proposed action is to authorize Special Recreation Permits (SRPs) for David Kingham Photography and Adventure Southwest. David Kingham Photography would conduct photography and camping workshops/tours in the Paria Canyon-Coyote Buttes Special Management Area (SMA), which is within the Paria Canyon-Vermilion Cliffs Wilderness, and White Pocket, which is outside of the wilderness area. David Kingham Photography has a workshop scheduled for April 22, 2015 through April 25, 2015 which would take place in White Pocket and the slot canyons within the SMA. The trips would include camping on BLM-administered lands, where camping is allowed outside the SMA. Authorized activities in the SMA would be day use only and would not exceed group size limits. Adventure Southwest would conduct hiking/sightseeing day trips only. Adventure Southwest plans on conducting hiking/sightseeing tours in the Paria Canyon-Coyote Buttes SMA and in White Pocket. The Paria Canyon-Vermilion Cliffs Wilderness is managed jointly by Vermilion Cliffs National Monument and the Kanab Field Office. Grand Staircase-Escalante National Monument manages the Paria Canyon trailheads of Wire Pass, Buckskin Gulch, and Whitehouse. However, the main focus areas for the workshops and hikes would be in Buckskin Gulch, Wire Pass, Paria Canyon, and/or White Pocket. The permits' duration would be for 10 years, contingent on annual authorization letters. Vermilion Cliffs National Monument would be the lead office for this permit.

**B. Land Use Plan (LUP) Conformance**

LUP Name/Date Approved *Vermilion Cliffs National Monument Resource Management Plan (RMP), January 29, 2008*

The proposed action is in conformance with this RMP because it is specifically provided for in the following decisions:

- **DFC-RR-12:** The primary strategy for the Sand Hills SRMA is to target a demonstrated undeveloped recreation-tourism market demand from local community and regional/national visitors for hunting opportunities, guided backcountry tours, hiking, viewing, and appreciating wildland landscapes, and motorized/mechanized/nonmechanized exploring. This demand is supported by the area's distinctive remote, rugged landscape, its vast size, and the largely open, undeveloped character of its recreation settings. Regional and local recreation-tourism visitors value this area for the distinctive kinds of dispersed recreation it produces.
- **DFC-RR-15:** The primary strategy for the Paria SRMA would be to target a demonstrated destination recreation-tourism market demand from community resident, regional, national and international visitors for viewing unique geology and enjoying world-class slot canyon backpacking and hiking. This demand is supported by the area's distinctive landscape of spectacular geology and scenery, challenging terrain, and its connectivity to other world-class sites (Grand Staircase-Escalante National Monument, Glen Canyon NRA, and Kanab Field Office). Recreation-tourism visitors, ranging from local to international, highly value these public lands as recreation-tourism destinations
- **MA-RR-27:** SRP application packages--- would be considered for authorization on a case-by-case basis upon receipt of application.
- **MA-RR-31:** Commercial, competitive, organized group/event, and special area permits may be authorized when such uses accomplish or are compatible with management objectives and other plan provisions. Recreation activities requiring use authorization may be limited in listed species and other sensitive habitats.

LUP Name/Date Approved *Kanab Field Office Resource Management Plan, October, 2008*

The proposed action is in conformance with this RMP because it is specifically provided for in the following decisions:

- **REC 22:** Management responses to unacceptable resource and/or social conditions would range from least restrictive methods (e.g., information and education) to most restrictive (e.g., visitor limits, supplemental rules, or restrictions). Where feasible, the least restrictive methods would be the first priority.
- **REC 37:** Issue SRPs after evaluation of the various factors including the following:
  - Use conforms to the recreation goals and objectives outlines in the RMP
  - Nature of proposed event or activity (i.e., commercial versus competitive)
  - Size (acreage) and sensitivity of land and resources affected (ACEC, WSA, Wilderness)
  - Compatibility with other uses, activities, and visitors in that area
  - Proposed number of participants and group size
  - Associated vehicle and equipment
  - Time (daily, seasonally) and duration of proposed us
  - Potential social impacts (crowding, group encounters, conflicting activities, and/or experiences)

- Specific resources impacted (e.g., wildlife, cultural, paleontology, visual, riparian, soil, air and water)
  - Rehabilitation and monitoring needs and feasibility
  - Support needs (people, equipment, supplies, vehicles)
  - Safety issues
- **WL-29:** Non-permanent (short-term) activities would be allowed within the spatial buffer (¼ to ½ mile for general raptor species, 1 mile for peregrine) of nests during the nesting season as long as those activities are shown to be non-impacting to nesting raptors.

Due to the topography of Paria Canyon, a restriction of one-half mile would protect nesting raptors, including peregrine.

**C. Identify applicable National Environmental Policy Act (NEPA) documents and other related documents that cover the proposed action.**

Programmatic Environmental Assessment for Commercial Motorized Special Recreation Permits on Vermilion Cliffs National Monument and Ferry Swale Area (DOI-BLM-AZ-020-2010-0001-EA), July 7, 2011.

Special Recreation Permits for Commercial Recreation Activities on Public Lands in Arizona (EA-AZ-931-93-001), August 24, 1993

EA-AZ-010-97-16 Paria Canyon/Vermilion Cliffs Wilderness Management Plan Amendment – this EA amends recreation management within the wilderness from the Paria Canyon – Vermilion Cliffs Wilderness Management Plan (1986).

Other related documents: Paria Canyon – Vermilion Cliffs Wilderness Management Plan, September 1986.

**D. NEPA Adequacy Criteria**

**1. Is the new proposed action a feature of, or essentially similar to, an alternative analyzed in the existing NEPA document(s)? Is the project within the same analysis area, or if the project location is different, are the geographic and resource conditions sufficiently similar to those analyzed in the existing NEPA document(s)? If there are differences, can you explain why they are not substantial?**

Documentation of answer and explanation:

DOI-BLM-AZ-020-2010-0001-EA states photography as a specific use with motorized access:

The east side of the uplands RMZ receives minimal self-directed motorized recreation with access to non-motorized opportunities. This area is managed for self-directed,

motorized access to non-motorized activities and off-highway adventure driving and exploring which also currently includes such activities as scenic viewing, wilderness exploring (in the adjacent Cliffs and Rims RMZ), scenic photography, and dispersed camping. The area contains the evidence of historic and undocumented archeological occupation that attract visitors to the area. It is unlikely that individual groups would meet face to face during daily activities although groups may rarely meet briefly on roads accessing Cliffs and Rims.

EA-AZ-010-97-16 analyzes this type of activity, specifically within the same area in which the proposed action would occur. This EA states that, "Commercial services may be authorized for activities that are appropriate to realize recreational or other wilderness purposes of the area." Any activities authorized in the wilderness must meet the objectives set out in the Paria Canyon-Vermilion Cliffs Management Plan. The recreation objectives state:

The area would be managed to provide a spectrum of outstanding opportunities for primitive recreation, featuring a natural wilderness environment, solitude, physical and mental challenge, and inspiration consistent with preservation of wilderness values. Commercial use would be managed to allow outfitters and guides to meet public needs as appropriate when that use is consistent with the protection of the wilderness resource.

The Paria Canyon-Vermilion Cliffs management plan also states that the BLM would continue to monitor any commercial use, the impacts of commercial use as it related to Limits of Acceptable Change (LAC) and adaptive management practices.

Within EA-AZ-931-93-001 it states:

Recreation: BLM manages public lands for a full range of recreation activities, including hiking, mountain biking, rock-hounding, hunting, camping, off highway vehicle driving, nature study, and horseback riding. About 9 million visitor-use days occur on BLM land in Arizona. Many of these uses are by do-it-yourselfers who own the equipment and have the skills to participate on their own. Others who wish to experience the outdoors in natural settings rely on the services of commercial operators ("guides" or "outfitters") who lead trips onto public land for a fee.

The current proposed action is therefore essentially similar to that analyzed in the existing EAs, and covers the same area analyzed in these EAs.

**2. Is the range of alternatives analyzed in the existing NEPA document(s) appropriate with respect to the new proposed action, given current environmental concerns, interests, and resource values?**

Documentation of answer and explanation:

There are four alternatives analyzed in DOI-BLM-AZ-020-2010-0001-EA with Alternative C as the proposed action. Alternative C states, "This alternative represents the proposed action for motorized commercial recreation while providing for the protection of natural and cultural resources (i.e., Monument objects) and visitor experiences. Under this alternative, conservation

management of natural resources would be emphasized utilizing an adaptive management program while traditional uses and commercial recreational opportunities would be maintained to the extent possible.” The range of alternatives considered, particularly the proposed action, in the existing DOI-BLM-AZ-020-2010-0001-EA, is appropriate with respect to the current proposed action.

The Paria Canyon/Vermilion Cliffs Wilderness Management Plan Amendment (EA-AZ-010-97-16) has four alternatives, the proposed action, alternative A, alternative B, and no action. The proposed action establishes use limits. It adds mandatory reservations, and limited number of permits. Alternative A is similar to the proposed action, however would not change use limits. Alternative B would more aggressively and intensively manage the wilderness with greater use limits. No action would continue as normal with fees collected but without use limits or requiring permits.

The range of alternatives considered in the existing EA-AZ-931-93-001, is also appropriate with respect to the current proposed action. There are two alternatives analyzed in EA-AZ-931-93-001, the proposed action and no action. The analysis states that resource impacts would be minimal because the proposed action would provide the BLM with the ability to approve, deny, or modify a proposed operation, as well as modify or add to the list of stipulations that commercial operators must comply with. Thus, should monitoring reveal that the proposed action is causing significant conflicts or adverse impacts to other resources or uses, special limits or rules would be developed and implemented through required procedures to mitigate those impacts. This is relevant to the current proposed action because specific stipulations would be included to minimize impacts to resources.

Since EA-AZ-931-93-001 was issued, Vermilion Cliffs National Monument was designated (in 2000) through Presidential Proclamation. The establishment of the monument did not change the validity of this existing EA. The analysis of the resources within the EA with respect to monument objects is sufficient.

**3. Is the existing analysis valid in light of any new information or circumstances (such as, rangeland health standard assessment, recent endangered species listings, updated lists of BLM-sensitive species)? Can you reasonably conclude that new information and new circumstances would not substantially change the analysis of the new proposed action?**

Documentation of answer and explanation:

Since the existing EA No. EA-AZ-931-93-001 was issued, Vermilion Cliffs National Monument was designated. Designation of the monument would not change the analysis contained within the existing EA, because the EA analyzed impacts to resources that are now considered Monument objects, with the exception of the California condor reintroduction program. The condor reintroduction project began after the completion of the EA-AZ-931-93-001, in 1996. The U.S. Fish and Wildlife Service began releasing a non-essential, experimental population of California Condors (*Gymnogyps californianus*) as a part of a species recovery effort. EA No. DOI-BLM-AZ-020-2010-0001-EA was completed after designation of Vermilion Cliffs National

Monument, and potential impacts to Vermilion Cliffs National Monument objects were fully considered and analyzed in that document.

EA-AZ-010-97-16 states that the BLM would, “Restrict Bureau-permitted activities within known/occupied nesting and other crucial use areas of threatened or endangered raptors or other special status species.” Commercial climbing would not be permitted in the canyons. Restrictions on activities that could affect raptors are included as part of the current proposed action and mitigating measures addressing special status species would be attached to the permit as stipulations. (The stipulations applicable for these SRPs can be located on Page 9.) Thus, the existing analyses are still valid.

**4. Are the direct, indirect, and cumulative effects that would result from implementation of the new proposed action similar (both quantitatively and qualitatively) to those analyzed in the existing NEPA document?**

Documentation of answer and explanation:

The impacts of the proposed action are similar to those contained within the existing EAs in that:

Chapters 3 and 4 of DOI-BLM-AZ-020-2010-0001-EA, in conjunction with the Affected Environment and Environmental Consequences sections of EA-AZ-931-93-001, addressed the direct and indirect impacts of actions essentially similar to the current proposed action. The impacts are sufficiently site-specific and detailed in the EAs for the level of the current proposed project, and would not differ from the EA analysis. The current proposed action would not change the anticipated cumulative impacts that were analyzed in the EAs.

**5. Are the public involvement and interagency review associated with existing NEPA Document(s) adequate for the current proposed action?**

Documentation of answer and explanation:

The nature of public involvement in the EAs remains in compliance with NEPA public involvement requirements. Consultation and coordination for these EAs was extensive. During the public review process, over 700 persons and/or organizations received information about EA-AZ-931-93-001, and interested individuals, groups and agencies received information about EA-AZ-010-97-16.

The BLM began the process of involving the public on December 10, 2008 for DOI-BLM-AZ-020-2010-0001-EA by mailing scoping letters to over 300 special recreation permit holders and special interest organizations, Federal, state, and local government entities, Tribes, and other potentially affected parties, requesting comments or issue concerns during a 30-day scoping period. A news release for this environmental assessment was issued on December 19, 2008. The public was notified of the availability of a preliminary EA by sending a Notice of Availability of the EA on June 9, 2010, to approximately 370 parties of interest on the Arizona Strip District mailing list, other authorized land users in the area, SRP holders and applicants, and tribes. This Notice of Availability allowed for a 35-day public comment period.

Public involvement and interagency review associated with the review of the EAs is adequate for the current proposed action as there is no deviation of the proposed action outside those areas and activities as stated and analyzed in the existing EAs.

**E. Persons/Agencies /BLM Staff Consulted**

Name, Title Resource

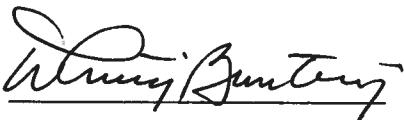
Gloria Benson, Tribal Liaison  
Diana Hawks, Recreation/Wilderness/VRM  
Laurie Ford, Lands/Realty/Minerals  
Jeff Young, Wildlife/T&E Wildlife  
John Herron, Cultural Resources  
Jace Lambeth, Special Status Plants  
Ray Klein, GCPNM Supervisory Ranger  
Whit Bunting, Range/Vegetation/Weeds/S&G  
Richard Spotts, Environmental Coordinator  
John Sims, Supervisory Law Enforcement

Relevant Managers Lorraine Christian Arizona Strip Field Office Manager, Harry Barber, Kanab Field Office Manager

Steve Rosenstock, AZ Game and Fish Department  
Daniel Bullets, Acting Environmental Program Director for the Kaibab Paiute Tribe  
Peter Bungart, Cultural Staff for the Hualapai Tribe  
Dawn Hubbs, Cultural Staff for the Hualapai Tribe

**Conclusion**

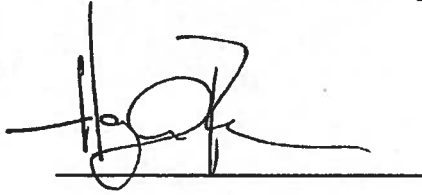
Based on the review documented above, we conclude that this proposal conforms to the applicable land use plans and that the NEPA documentation fully covers the proposed action and constitutes BLM's compliance with the requirements of the NEPA.



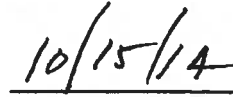
*for* Lorraine M. Christian  
Arizona Strip Field Office Manager

Oct. 14, 2014

Date

A handwritten signature in black ink, appearing to read 'H. Barber', written over a horizontal line.

Harry Barber  
Kanab Field Office Manager

A handwritten date '10/15/14' in black ink, written over a horizontal line.

Date

**Note:** The signed Conclusion on this Worksheet is part of an interim step in the BLM's internal decision process and does not constitute an appealable decision. However, the authorization based on this DNA is subject to protest or appeal under 43 CFR Part 4 and program-specific regulations.

## **SPECIAL RECREATION PERMIT STIPULATIONS**

In order to protect and preserve the natural and cultural resource values on the Arizona Strip and provide for public safety, the attached terms and conditions/stipulations are incorporated as part of the special recreation permit (SRP). These stipulations are specific to the Arizona Strip District and are in addition to those found within Form 2930-1 (SRP Application Permit) and BLM H-2930-1 (Recreation Permit Administration). These stipulations are incorporated as part of the SRP and apply to the permittee and all employees working for him/her. Failure to comply can result in permit revocation.

### **GENERAL STIPULATIONS**

1. The permittee shall comply with all Federal, State, and local laws, ordinances, regulations, orders, postings, or written requirements applicable to the area or operations covered by the Special Recreation Permit (SRP). The permittee shall ensure that all persons operating under the authorization have obtained all required Federal, State, and local licenses or registrations. SRPs for commercial recreation uses requiring a State license (i.e., outdoor youth programs, hunting guides, etc.) will be valid only when accompanied by a valid State license. The permittee shall make every reasonable effort to ensure compliance with these requirements by all agents of the permittee and by all clients, customers, participants, or spectators under the permittee's supervision.
2. Conviction of violating federal or state statutes relating to the resources on public land (cultural, wildlife laws, etc.) may cause existing permits to be suspended or cancelled. BLM may suspend or cancel an existing SRP if the permittee commits any of the acts prohibited in 43 CFR 8365 (Rules of Conduct), or violates any site specific rules posted in the area.
3. All advertising and representations made to the public and the authorized officer(s) must be accurate. Although the addresses and telephone numbers of the BLM may be included in advertising materials, official agency symbols may not be used. The permittee shall not use advertising that attempts to portray or represent the activities as being conducted by the BLM. The permittee may not portray or represent the permit fee as a special Federal user's tax. The permittee must furnish the authorized officers with any current brochure and price list if requested by the authorized officers.
4. The permittee must assume responsibility for inspecting the permitted area for any existing or new hazardous conditions, e.g., trail and route conditions, landslides, rocks, avalanches, changing water or weather conditions, falling limbs or trees, submerged objects, hazardous wildlife, or other hazards that present risks for which the permittee is responsible.
5. The permittee shall notify the authorized officer(s) of any accident which occurs while involved in activities authorized by this permit resulting in death, personal injury requiring hospitalization or emergency evacuation, or in property damage greater than \$2,500 (lesser amount if established by state law). Reports must be submitted within 48 hours in the case of death or injury, or 10 days in accidents involving property damage. Contact BLM Ranger, John Sims at (435) 644-1211 or NPS Chief Ranger, Ray Klein at (435) 688-3280.

6. The permittee is at all times responsible for the actions of himself, his employees, spectators and guests in connection with the authorized operations, and shall not cause a public disturbance or engage in activities which create a hazard or nuisance.
7. "Leave No Trace" principles must be followed. (See enclosed reference materials).
8. Within Vermilion Cliffs National Monument, collection of Monument resources, objects, rocks, petrified wood, fossils, plants, parts of plants, fish, insects, or other invertebrate animals, and other items is prohibited. If in compliance with Arizona state statutes and AGFD regulations, recreational collection of animals and animal parts is allowed. This SRP does not give authorization to appropriate, injure, destroy, or remove any feature of the monument, or to locate or settle upon any of the lands thereof.
9. Permittee is responsible for knowing the location of special management areas, such as national monuments, areas of critical environmental concern (ACECs), and designated wilderness areas, as well as the use restrictions that apply, and complying with those use restrictions.
10. Adequate first aid and safety equipment (i.e. satellite phone, SPOT satellite GPS messenger, or radio), shall be in the possession of the permittee while performing the permitted activities. All guides must possess at minimum a current Standard First Aid (or Wilderness First Aid for activities conducted in remote areas) and CPR certifications. Copies of all certifications must be submitted to the BLM office.

#### **SRP MANAGEMENT**

11. The permittee is required to provide the authorized officer (or his/her representative) with a copy of a valid insurance policy or proof thereof covering the periods of use prior to being issued a SRP authorizing any use. The U.S. Government must be named as additional insured on the policy. Permittee must keep insurance in effect; during any period when the insurance is not in effect or cancelled, the SRP is suspended.
12. The permittee must submit a Post-Use Report and annual fees to the Arizona Strip District within 30 days of January 1 for every year the permit is in effect. If the post use report is not received by the established deadline, the permit will be suspended. Additionally this report will be used to determine if additional fees are required of the permittee based upon total permitted use.
13. The authorized officer(s), or other duly authorized representative of the BLM, may examine any of the records or other documents related to the permit, the permittee or the permittee's operator, employee, or agent for up to 3 years after expiration of the permit.
14. The permittee and his/her agents must carry a copy of the SRP and Letter of Authorization while conducting operations on public lands. When contacted by law enforcement personnel, the permittee and his/her agents shall identify themselves as SRP holders or agents operating under such a permit. The permittee/agents must present or display a copy of the SRP to an authorized officers' representative, or law enforcement personnel upon request. If required, the permittee must also display a copy of the SRP or other identification tag on equipment, especially full sized vehicles and ATVs, used during the period of authorized use.

15. This BLM issued SRP does not cover operations on National Park Service (NPS) or on Glen Canyon National Recreation Area; a separate NPS issued Commercial Use Authorization (CUA) is required for activities on NPS lands (including use of the Lee's Ferry trailhead to Paria Canyon).
16. An SRP authorizes special uses of the public lands and should circumstances warrant, the permit may be modified by the BLM at any time, including modification of the amount of use. The permittee shall request an amendment or modification of the permit to provide for changes in use areas or sites, season of use, services provided, or any substantive changes in the operating plan 90 days prior to the issuance of the permit. The authorized officer(s) may suspend or terminate an SRP if necessary to protect public resources, health, safety, the environment, or noncompliance with permit stipulations. Actions by the BLM to suspend or terminate a SRP are appealable.
17. No value shall be assigned to or claimed for the permit, or for the occupancy or use of Federal lands granted thereupon. The permit privileges are not to be considered property on which the permittee shall be entitled to earn or receive any return, income, price or compensation. The use of a permit as collateral is not recognized by BLM.
18. Unless expressly stated, the SRP does not create an exclusive right of use of an area by the permittee. This SRP does not in any way prevent public use of or access to any public lands, unless expressly identified under the permit. Public lands will generally remain available on a first-come, first served basis to commercial and private recreational users; nothing herein implies that the first permittee in any area has been granted exclusive use, or priority use. The permittee shall not interfere with other valid uses of the Federal land by other users. The United States reserves the right to use any part of the area for any purpose.
19. The permittee or permittee's representative may not assign, contract, or sublease any portion of the permit authorization or interest therein, directly or indirectly, voluntarily or involuntarily. However, authorized officer(s) may approve contracting of equipment or services in advance, if necessary to supplement a permittee's operations. Such contracting should not constitute more than half the required equipment or services for any one trip and the permittee must retain operational control of the permitted activity. If equipment or services are contracted, the permittee shall continue to be responsible for compliance with all stipulations and conditions of the permit.
20. Any filming/photography of permitted activities that takes place with the express intent to sell the product back to the guided client(s) as souvenirs or training videos, etc. would be subject to a vending permit being included as part of the Special Recreation Permit. A separate Land Use Permit would be required for other commercial filming on public lands, defined in IM No. 2004-73 as, "The use of motion picture, videotaping, sound recording, or other moving image or audio recording equipment on public lands that involves the advertisement of a product or service, the creation of a product for sale, or the use of actors, models, sets, or props, but not including activities associated with broadcasts for news programs. For purposes of this definition, creation of a product for sale includes a film, videotape, television broadcast, or documentary of participants in commercial sporting or recreation event created for the purpose of generating income." Vending and commercial filming is not permitted in any designated wilderness area.

21. Filming is limited to the use of handheld and tripod mounted cameras. Construction or removal of vegetation for the creation of a camera platform or to clear a shot is not allowed. Filming is generally done using only ambient light sources. No more than two, battery-powered, auxiliary lighting sources may be used. In addition, if the permittee plans to film at times and locations that are not part of the activity authorized by the SRP, a separate film permit is required.
22. Food, water, and/or equipment caches will not be allowed unless prior approval is obtained from the BLM's authorized officer. Location of proposed caches must be identified in the permittee's approved operating plan.
23. Permittee shall not place signs, construct cairns or new trails, maintain existing trails, or use flagging or paint to mark trails, unless specified in their permit. All permitted signs and flagging must be removed from public lands at the end of the use period.
24. In time of severe fire danger or other emergencies, in order to protect public resources, the BLM may close large areas to the public. This permit does not entitle the holder to an exception to emergency closures. Permittee is responsible for informing employees and clients of the current fire danger and required precautions that may be placed in effect by the BLM or the State.
25. Wildfires caused by the permittee shall be reported immediately by calling 911 and the nearest BLM office (435-688-3200). Permittee may be held liable for fire suppression costs.

#### **LANDS AND REALTY**

26. The permittee may be required to furnish written permission from private property landowners whose property, land, or water is affected by the use associated with the permit. The SRP does not give permission to cross over or use any private lands. The permittee will be fully responsible for all trespass on and/or damage to private land which results from the conduct of their activities.
27. The permittee cannot, unless specifically authorized, erect, construct, or place any building, structure, or other fixture on public lands. Upon leaving the public lands, the lands must be restored as nearly as possible to pre-existing conditions.

#### **CULTURAL RESOURCES**

28. Employees and clients will be instructed that it is unlawful to disturb, deface, excavate or remove any archaeological or paleontological objects or structures. Look but don't touch! Rock art may be photographed but not touched. Collection of prehistoric or historic artifacts is prohibited on Federal Lands and is prosecutable under the Archaeological Resources Protection Act and other laws, both federal and state. Disturbance, defacement, or excavation of prehistoric and historic sites is also prohibited (see ARPA for additional prohibited acts).
29. Intentional removal or excavation of Native American human remains, funerary objects, sacred objects or objects of cultural patrimony is a violation of the Native American Graves Protection and Repatriation Act.

## **TRAVEL MANAGEMENT**

30. Permittee shall limit vehicle traffic to the designated routes contained within the Special Recreation Permit (SRP). No motorized cross-country travel is permitted.
31. All motor vehicle use will comply with applicable off-highway vehicle regulations.
32. Ingress and egress access to VCNM and KFO is permitted through Grand Staircase-Escalante National Monument (GSENM) roads and trails. No tour or trip elements would be conducted on GSENM except for parking at trailheads and hiking into the permitted resource area.
33. No overnight camping of SRP groups at GSENM trailheads i.e., Wirepass trailhead and Buckskin trailhead. Camping may only be accommodated at established campsites i.e., Whitehouse campground/trailhead. All campground fees must be paid over and above SRP fees.
34. The permittee will practice proper precautions to prevent the spread of noxious weeds/invasive species. Therefore, all machinery (street legal motorized vehicles, non-street legal all-terrain vehicles, trailers, etc.) that has been used outside the proposed use area must be cleaned prior to use and be free of accumulated plant parts (including the undercarriage) in order to prevent the possible introduction and spread of noxious weeds/invasive species.
35. Permittee is responsible for the proper cleanup of all vehicle fluid (including, but not limited to, fuel, motor oil, hydraulic fluid, gear oil, and coolants), vehicle parts, etc., prior to submission of the Post-Use Report and prior to the release of any required posted bond.

## **RANGELAND MANAGEMENT**

36. SRP holders must adhere to 43 CFR 4140.1 which prohibits: installing, using, maintaining, modifying, and/or removing range improvements without authorization; cutting, burning, spraying, destroying, or removing vegetation without authorization; damaging or removing U.S. property without authorization; littering; failing to reclose any gate or other entry during periods of livestock use; and interfering with lawful uses or users including obstructing free transit through or over the public lands by force, threat, intimidation, signs, barriers, or locked gates.
37. Harassment of livestock or destruction of private and public improvements such as water catchments, pipelines, fences and gates is prohibited. Gates will be left open or closed, as they are found.

## **WILDLIFE**

### **General Requirements**

38. Harassment of wildlife, or destruction of private and public improvements such as wildlife catchments, is prohibited.

California condor

39. The permittee will notify the BLM Arizona Strip wildlife team lead (435-688-3373) within 5 days of the completion of the trip if California condors visit the participants while permitted activities are underway. Permittee and participants will be instructed to avoid interaction with condors. Subsequent activities will be modified if those activities are determined to have adverse effects on condors.
40. California condors are highly susceptible to the effects of micro-trash. Micro-trash includes small and easily ingestible materials such as bottle caps, broken glass, cigarette butts, small plastic bits, bullets, and bullet casings, even food materials. Any sites used will be cleaned up at the end of each day of use (e.g., trash removed, scrap materials picked up) to minimize the likelihood of condors visiting the site. BLM staff may conduct site visits to the area to ensure adequate clean-up measures are taken.

**OVERNIGHT CAMPING**

41. Camping is prohibited within ½ mile of active condor nests (2/1 to 11/30), golden eagle nests (2/1 to 11/30), peregrine nests (3/01 to 8/1), Mexican spotted owl nests (3/01 to 8/31), and golden or bald eagle winter roosts (10/15 to 4/15).
42. Camping is prohibited in areas of known special status plants.
43. All camps will be prohibited within one-quarter mile of a natural water hole or man-made watering facility containing water, to allow wildlife or domestic stock access to water.
44. All camps will be located at least 200 feet from any known archaeological sites, including prehistoric camps, rock shelters, caves, and historic buildings.
45. Camp locations and other use areas shall be maintained in a sanitary condition at all times; waste material at those areas shall be removed and disposed of promptly at an appropriate waste disposal site. "Waste" means all discarded matter including, but not limited to, human waste, trash and refuse. Burying garbage is prohibited.
46. Disposal of human waste:
  - a. At vehicle accessible base camps, a portable toilet is required. Portable toilets must only be emptied at approved disposal sites.
  - b. At camps not accessible by vehicles, group latrines will be located on sites that maximize direct sunlight and no closer than 200 feet from water sources and dry washes. The hole excavated for the latrine will be 8-12 inches deep and will be completely filled in and disguised when camp is broken. SRP holders are required to pack out all toilet paper.
47. At a vehicle based camp, the permittee must camp along designated "open" roads, in existing disturbed areas only.
48. The permittee must use existing campfire circles when they exist, rather than construct new ones. If no existing fire circles, sites should be selected that can be "naturalized" at departure.

49. Camp fires will have a vegetation free barrier of five feet or more away from trees, shrubs and other vegetation. Fires shall not be built next to rocks or encircled with stones/rocks, in order to avoid fire scars.
50. The permittee may use only dead and down wood for campfires (unless otherwise directed). Cutting or removing any live vegetation or standing dead vegetation is prohibited.
51. The permittee must take all reasonable precautions to prevent wild land fires. Fires must be out and cold when camp is unattended.

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52. A human waste bag will be provided for each customer at overnight camps in Paria Canyon. All bags must be packed out of the wilderness area and properly disposed of in a trash receptacle.
53. Campfires are prohibited.